PATENT COOPERATION TREATY

From the INTERNATION	AL SEARCHING	AIITH	ORITY				
INTERNATIONAL SEARCHING AUTHORITY To: ANGUS C. FOX, III 4093 N. EMPERIAL WAY PROVO, UT 84604-5386					PC TEC'D 0 2 MAY 2005 WIPO PCT		
	•			INTERNATIO	ONAL SEARCHING AUTHORITY		
					(PCT Rule 43bis.1)		
				Date of mailing (day/month/year)	29 APR 2005		
Applicant's or a	igent's file referen	ce		FOR FURTHER	ACTION		
IC02-01					See paragraph 2 below		
International ap	plication No.		International filing date	(day/month/year)	Priority date (day/month/year)		
PCT/US04/0084			13 January 2004 (13.01.:	2004)			
International Pa	tent Classification	(IPC)	or both national classificat	on and IPC			
IPC(7): B60T 1/	/00 and US CI.: 18	88/4B; 2	280/757; 152/208				
Applicant							
FRED SMITH							
1. This opinio	n contains indicati	ions rela	ating to the following item	s:			
⊠ Box	No. I Basi	s of the	opinion				
Вох	No. II Prio	rity					
Box	No. III Non	-establi	shment of opinion with reg	gard to novelty, inven	ative step and industrial applicability		
Box			ty of invention				
Вох	No. V Reas	Reasoned statement under Rule 43 bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
Вох	No. VI Cert	ain doc	uments cited				
Вох	No. VII Cert	ain defe	ects in the international app	olication			
Вох	No. VIII Certa	ain obse	ervations on the internation	al application			
2. FURTHE	R ACTION						
If a demand Internationa Authority o	d for international Il Preliminary Ex ther than this one	amining to be t	g Authority ("IPEA") ex	cept that this does PEA has notified the	be considered to be a written opinion of the not apply where the applicant chooses an anternational Bureau under Rule 66.1 bis(b) red.		
of Form PC	iten reply together	, where re the e	appropriate, with amendr expiration of 22 months fro	nents, before the exp	EA, the applicant is invited to submit to the iration of 3 months from the date of mailing whichever expires later.		
3. For further of	details, see notes to	o Form	PCT/ISA/220.				
Name and mailin	g address of the IS	SA/US	 	Authorized officer			
Mail Stop PCT, Attn: ISA/US				Christopher P. Sch	warts 10/ INO I has		
Commissioner for Patents P.O. Box 1450				om atopher 1 . Set	100 100		
Alexandria, Virginia 22313-1450 Facsimile No. (703) 305-3230				Telephone No. 703	3-308-1113		

Form PCT/ISA/237 (cover sheet) (January 2004)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.	
PCT/US04/00847	

Box No.	. I Basis of this opinion						
1. With regard to the language, this opinion has been established on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item.							
	This opinion has been established on the basis of a translation from the original language into the following language, which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).						
2. With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:							
a.	type of material						
	a sequence listing						
	table(s) related to the sequence listing						
ь.	format of material						
	in written format						
	in computer readable form						
c.	time of filing/furnishing						
	contained in international application as filed.						
	filed together with the international application in computer readable form.						
	furnished subsequently to this Authority for the purposes of search.						
3.	In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.						
4. Additio	onal comments:						

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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US04/00847

Box No. V Reasoned statement under Rule 43 bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement							
1. Statement							
Novelty (N)	Claims 1-20	YES					
	Claims NONE	_NO					
Inventive step (IS)	Claims 1-20	YES					
	Claims NONE	NO					
Industrial applicability (IA)	Claims 1-20	YES					
moustill applicability (171)		NO					

2. Citations and explanations:

Claims 1-20 meet the criteria set out in PCT Article 33(2)-(3), because the prior art does not teach or fairly suggest a chain traction system having a sealed housing which comprises input and output apertures; an electric drive motor having reversible rotational output secured to the housing and having an armature shaft extending through the input aperture; an intermediate drive shaft rotatably mounted within the sealed housing' a spring loaded clutch coupled to the intermediate drive shaft with the clutch limiting the amount of torque which may be applied to the intermediate drive shaft; a speed reduction gear train interposed between the armature shaft and the spring loaded clutch; a worm axially installed on the intermediate drive shaft; an output shaft rotatably mounted within the sealed housing and extending through the output aperture; a deployment arm coupled to a portion of the output shaft that is external to the sealed housing, the deployment arm having rotatably mounted thereto a friction drive disc, the friction drive disc having peripherally attached thereto a plurality of chain segments; a worm gear coupled to the output shaft, which meshes with the worm on the intermediate drive shaft, rotational movement of the worm imparting rotational movement to the output shaft; and a shock damper coupled to the output shaft which mitigates shock loads applied to the worm and worm gear, the shock loads associated with rotational moments of the deployment arm caused primarily by uneven road surfaces.

The prior art of record neither alone, or in combination, anticipates or renders obvious the claimed limitations in the independent claims.

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